PATENT APPLICATION TRANSMITTAL LETTER (Large Entity)

Docket No. V02/9

TO THE ASSISTANT COMMISSIONER FOR PATENTS

Fransmitted herewith for filing under 35 U.S.C. 111 and 37 C.F.R. 1.53 is the patent application	on of	•
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YARUN KASHAI and MATTHEW MORLEY

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SYNTHESIS OF VERIFICATION LANGUAGES

Enclosed are:

Certificate of Mailing with Express Mail Malling Label No.

Signed.

☑ 20 INFORMAL

sheets of drawings.

- ☐ A certified copy of a
- □ Declaration

- Unsigned.
- Power of Attorney
- ☐ Information Disclosure Statement
- Preliminary Amendment

(\$40) 2nd NON-PUBLICATION REQUEST

CLAIMS AS FILED						
For	#Filed	#Allowed	#Extra		Rate	Fee
Total Claims	21	- 20 =	1	×	\$18.00	\$18.00
Indep. Claims	1	- 3 =	0	×	\$78.00	\$0.00
Multiple Dependen	`•	if applicable)	0			\$0.00
					BASIC FE	\$710.00
					TOTAL FILING FE	£ \$768.00

application.

Χì	A check in the amount of	\$768.00	to cover the filing fee is enclosed
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- ☐ The Commissioner is hereby authorized to charge and credit Deposit Account No.
 - as described below. A duplicate copy of this sheet is enclosed.
 - Charge the amount of

as filing fee.

- Credit any overpayment.
- ☐ Charge any additional filing fees required under 37 C.F.R. 1.16 and 1.17.
- ☐ Charge the issue fee set in 37 C.F.R. 1.18 at the mailing of the Notice of Allowance,

pursuant to 37 C.F.R. 1.311(b).

Dated:

CC:

June 2001

Signature

D'VORAH GRAESER **REG. NO. 40,000** DR. D. GRAESER LTD. C/O THE POLKINGHORNS 9003 FLORIN WAY **UPPER MARLBORO MARYLAND 20772**

USA

POILARGE/REVOT



NONPUBLICATION REQUEST UNDER 35 U.S.C. 122(b)(2)(B)(I)

<u>Vinder the Preparately Reduction Act of 1989, no paratist are required in the</u> Atty Cocket Number

I hereby certify that the Invention disclosed in the atteched application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filling.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Fallure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(III)).

or Elementon's This controlling of information in required by 37 CFR 1.213(s). The information is used by the public in request that an appeal of 1.20(s) (and the FTO to proceed that an appeal of 1.20(s) (and the FTO to proceed that an appeal of 1.20(s) (and the FTO to proceed that an appeal of 1.20(s) (and the FTO to proceed that an appeal of 1.20(s) (and the FTO the information of the transfer of the Individual special parties from the amount of the special formation of the Individual special by the Chief Intermedian Office, u.e., Proceed and Transmitted the Seath of the Chief Intermedian Office, u.e., Proceed and Transmitted the Seath of the Chief Intermedian Office, u.e., Proceed and Transmitted the Seath of the Chief Intermedian Commissioner for minimal, variantesized, CC 2015(s).

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